1 2	J. JONATHAN HAWK (SBN 254350) jhawk@whitecase.com WHITE & CASE LLP		
3	555 South Flower Street, Suite 2700		
	Los Angeles, CA 90071-2433 Telephone: (213) 620-7700		
4	Facsimile: (213) 452-2329		
5	Attorneys for X CORP., as successor in interest to named defendant Twitter, Inc.		
6	SHANNON LISS-RIORDAN (SBN 310719)		
7	sliss@llrlaw.com JANE FARRELL (SBN 333779)	,	
8	jfarrell@llrlaw.com LICHTEN & LISS-RIORDAN, P.C.		
9	729 Boylston Street, Suite 2000		
10	Boston, MA 02116 Telephone: (617) 994-5800		
11	Attorneys for Plaintiffs WHITE COAT		
12	CAPTIONING, LLC; YES CONSULTING, LLC; CANCOMM LLC; AND DIALOGUE		
13	MÈXICO S.A., on behalf of themselves and others similarly situated	all	
14			
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17			
18	WHITE COAT CAPTIONING, LLC;	No. 3:23-cv-01594	
19	YES CONSULTING, LLC; CANCOMM LLC; AND DIALOGUE MÈXICO S.A.,	JOINT STIPULATION FURTHER	
20	on behalf of themselves and all others similarly situated,	EXTENDING DEADLINE TO RESPOND TO COMPLAINT PURSUANT TO CIVIL LOCAL RULE 6-1(a)	
21	Plaintiff,	LOCAL RULE 0-1(a)	
22	v.		
23	TWITTER, INC.,		
24	Defendant.		
25	Defendant.		
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1	Pursuant to Civil L.R. 6-1(a), plaintiffs White Coat Captioning, LLC, YES Consulting,		
2	LLC, Cancomm LLC, and Dialogue Mèxico S.A ("Plaintiffs"), and X Corp., as successor in		
3	interest to named defendant Twitter, Inc. ("Twitter"), by and through their respective attorneys of		
4	record, hereby stipulate to further extend Twitter's deadline to respond to the complaint, by 21		
5	days from May 26, 2023, to June 16, 2023.		
6	WHEREAS, on April 4, 2023, Plaintiffs filed their Complaint in this Court.		
7	WHEREAS, on April 14, 2023, Plaintiffs served the Complaint and the summons on		
8	Twitter.		
9	WHEREAS, on May 1, 2023, the Parties stipulated for the first time under Civil L.R. 6-		
10	1(a) to extend the deadline for Twitter to respond to the Complaint by 21 days, from May 5, 2023,		
11	to May 26, 2023.		
12	WHEREAS, the Parties are exploring potential resolution of Plaintiffs' claims, and require		
13	additional time to engage in those discussions. The Parties thus stipulate under Civil L.R. 6-1(a)		
14	to further extend Twitter's deadline to respond to the Complaint by 21 days, from May 26, 2023		
15	to June 16, 2023, to facilitate those discussions.		
16	WHEREAS, the extension of time to respond to the Complaint will not alter the date of		
17	any event or deadline already fixed by Court order.		
18	WHEREAS, the extension of time to respond to the Complaint is not sought for the		
19	purpose of unnecessary delay.		
20	NOW, THEREFORE, THE PARTIES HEREBY STIPULATE AND AGREE that		
21	Twitter's deadline to file its response shall be extended 21 days to June 16, 2023.		
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23	Dated: May 22, 2023 WHITE & CASE LLP		
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25	By: <u>/s/ J. Jonathan Hawk</u> J. Jonathan Hawk		
26	Attorneys for X CORP., as successor in interest to		
27	named defendant Twitter, Inc.		
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1	Dated: May 22, 2023	LICHTEN & LISS-RIORDAN, P.C.
2		By: <u>/s/ Shannon Liss-Riordan</u> Shannon Liss-Riordan
3		Shannon Liss-Riordan
4		Attorneys for Plaintiffs WHITE COAT CAPTIONING, LLC; YES
5		CONSULTING, LLC; CANCOMM LLC; AND DIALOGUE MEXICO S.A., on behalf of themselves and
67		all others similarly situated
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DECLARATION OF J. JONATHAN HAWK 1 2 I, J. Jonathan Hawk, declare: 3 1. I am a partner of the law firm White & Case LLP, attorneys of record in this action 4 for X Corp., as successor in interest to named defendant Twitter, Inc. ("Twitter"). I have personal 5 knowledge of the facts set forth herein and could testify competently thereto if called upon to do 6 so. 7 2. Shannon Liss-Riordan, Plaintiffs' attorney of record, concurred in the filing of the 8 attached joint stipulation, which concurrence shall serve in lieu of her signature on that filed 9 document. I have obtained and will maintain records to support this concurrence for subsequent 10 production to the Court if so ordered or for inspection upon request by a party until one year after 11 resolution of the action, including appeal, if any. 12 13 WHITE & CASE LLP Dated: May 22, 2023 14 By: /s/ J. Jonathan Hawk 15 J. Jonathan Hawk 16 Attorneys for X CORP., as successor in interest to 17 named defendant Twitter, Inc. 18 19 20 21 22 23 24 25 26 27 28